

RESIDENTIAL CONTRACT OF SALE

This is a Legally Binding Contract; If Not Understood, Seek Competent Legal Advice. THIS FORM IS DESIGNED AND INTENDED FOR THE SALE AND PURCHASE OF IMPROVED SINGLE FAMILY RESIDENTIAL REAL ESTATE LOCATED IN MARYLAND ONLY. FOR OTHER TYPES OF PROPERTY INCLUDE APPROPRIATE ADDENDA.

TIME IS OF THE ESSENCE. Time is of the essence of this Contract. The failure of Seller or Buyer to perform any act as provided in this Contract by a prescribed date or within a prescribed time period shall be a default under this Contract and the non-defaulting party, upon written notice to the defaulting party, may declare this Contract null and void and of no further legal force and effect. In such event, all Deposit(s) shall be disbursed in accordance with Paragraph 19 of this Contract.

J. J. L. C.	(o) shan be dispulsed in decordance	with a agraph 19 01 tills CO	Titi act.
1. DATE OF OF	FER: <u>December</u>	<u>, 2015</u> .	
2. SELLER:	he Estate of Thor	mas R. Dwipr	
3. BUYER: I	ie City of Greenbelt	r, Maryland	
4. PROPERTY: (hereinafter "Proplement of the located in	Seller does sell to Buyer and Eperty") known as	Buyer does purchase from	m Seller, all of the following described Property inty, Maryland, Zip <u>ZOTTO</u> , together with
5. ESTATE: The existing or to be a	Property is being conveyed:	in fee simple or	subject to an annual ground rent, now ow or to be recorded among the Land Records of
		_ City/County, Maryland.	
6. PURCHASE F	PRICE: The purchase price is	wo Hundred Thous	and and NO/100
			Dollars (\$ <u>200,000 00</u>).
	ERMS: The payment of the purch		
(a) An initial Depo	osit by way of wiring fum	$\frac{16}{10}$ in the amount of $\frac{1}{10}$	ve thousand and 19100 -
at the time of t	his offer. Deposit by way ofN/A	in the amount of	N/A
to be paid with	in NA		Dollars (\$) lays from the Date of Contract Acceptance.
(c) All Deposits w	ill be held in escrow by: _ Selle	<u> </u>	
(d) The purchase check or other (e) Buyer and-Sell ☐ A non-i OR ☐ An inte	price less any and all Deposits payment acceptable to the settle ler instruct broker named in paragnterest bearing account; rest bearing account, the interest Broker may charge a fee for estate	shall be paid in full by B ment officer at settlement traph (c) above to place th t on which, in absence of ablishing an interest bearing	ne Deposits in: (Check One) f default by Buyer, shall accrue to the benefit of account.
8. SETTLEMENT	: Date of Settlement	. 28-16	or sooner if agreed to in writing by the parties.
9. FINANCING: E	Buyer's obligation to purchase the	ອ Property is contingent ເ	pon Buyer obtaining a written commitment for a
(Check) ⊠ C	ne Property as follows: onventional Loan as follows: oan Amount \$		☐ FHA Financing Addendum
L(pan Amount \$/93,4	360	☐ Gift of Funds Contingency Addendum
	erm of Note <u>30</u>		Owner Financing Addendum
	mortizationterest Rate4, 25	Years	☐ VA Financing Addendum
	pan Program	%	☐ Assumption Addendum ☐ OTHER:
	pan Origination/Discount Fees (as	a % of loan amount).	OTHER:
			☐ No Financing Contingency
	Buyer agrees to pay Seller agrees to pay	%.	and the second of the second o
ΠD	Buyer shall receive the benefit of	of any reduction in fees.	^
	er /	Page 1 of 11 10/07	Seller/
Ed Smith REal Estate PO Box 37 Edward Smith		Pho FormsNet 11.C 18025 Fifteen Milo F	me: 4102132700 Fax: appsition of pre-license sa

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described w such written days from the Contract null evidence fro Contract null Deposit para with respect	ithin <u>++++++++++++++++++++++++++++++++++++</u>	itment is not of act Acceptance of no further le Buyer's inabilit of no further le ontract. If Buye financing and	otained by Buyer withing: (1) Seller, at Seller's gal effect; or (2) Buyer y to obtain financing agal effect. In either cur has complied with a	rees to make a written a (n the Date of Contrac ten notice to Buyer, n to Seller, which shall h 9 of this Contract, r be disbursed in acco	t Acceptance. If 30) nay declare this include written hay declare this rdance with the including those
"Financing' Responsibi written common loan program Paragraph 1 not increase	'; Paragraph 10 lity", Buyer, at E nitment for finan n differ from the 0 or any addenc	Buyer's election of the country of t	Application and Co	iligently pursues the fimmitment"; and the palternate financing. If Bu of note, amortization peach 9, or any addendured to have been fully sate the financing commitment.	provisions of Paragra lyer, at Buyers sole of eriod, interest rate, do m to this Contract, to tisfied, Such alternate	aph 28 "Buyer ption, obtains a pwn payment or he provision of
afforded the Inspection a environment must be incluresponsible f	opportunity, at nd/or Environme al hazards. If Bu uded in an addei	Buyer's sole of ental Inspection yer desires a lendum to this Country of or discovery on Attached	cost and expense, to in order to ascertain Home Inspection and/ ontract. Buyer and Se f property defects.	acknowledges, subject condition Buyer's purc the physical condition or Environmental Inspeter acknowledge that Enspection(s)	hase of the Property of the Property or the Property or the ction contingency, subrokers, agents or sulpectioned	upon a Home ne existence of ch contingency pagents are not
		Buy	er Buyer		Buyer	Buyer
detectors. Cethe property, INCLUDED Alarm Sys Built-in Mi Ceiling Fa Central Va Clothes D Clothes W Cooktop Dishwash Drapery/C Draperies, Electronic	ertain other now are included if bestem forwave and accum ryer accumer accument a	ox below is che INCLUDED Exhaust F Exist. W/A Fireplace Freezer Garage O w/remote(Garbage I Hot Tub, I Intercom Playgroun	is which may be consecked. Fan(s) # Bat Arcomomy V Carpet A FL Screen/Doors Humidifier pener(s) # S) # Disposer Equip. & Cover d Equipment	e are all permanently a sidered personal proper INCLUDED □ Pool, Equip. & Cov □ Refrigerator(s) # _ □ W/ice maker □ Satellite Dish □ Screens □ Shades/Blinds □ Storage Shed(s) # □ Storm Doors □ Storm Windows □ Stove or Range □ T.V. Antenna	rty, whether installed INCLUDE Ter	or stored upon D Compactor ven(s) # Filter Softener w A/C Unit(s) w Fan(s)
NDDI I TOTAL						
						
ADDITIONAL 14. AGRICUI Land Transfe of the Proper transfer shall 15. FOREST to the Forest	EXCLUSIONS of LTURALLY ASS of Tax as imposed ty's having been be paid by CONSERVATION CONSERVATION ASSESSED.	(SPECIFY): SESSED PROID If by Section 13 In assessed on A IN AND MANA Ind Management	PERTY: The Property 3-301 et seq. of the Tanthe basis of agricu AGEMENT PROGRAI	y, or any portion therect ax-Property Article, And Itural use. Agricultural WI: Buyer is hereby notion by Section 8-211 of the	taxes assessed as fied that this transfer	land, by reason a result of this may be subject
ADDITIONAL 14. AGRICUI Land Transfe of the Proper cransfer shall 15. FOREST to the Forest Code of Mary	EXCLUSIONS of LTURALLY ASS of Tax as imposed ty's having been be paid by CONSERVATION CONSERVATION ASSESSED.	(SPECIFY): SESSED PROID If by Section 13 In assessed on A IN AND MANA Ind Management	PERTY: The Property 3-301 et seq. of the Tanthe basis of agricu AGEMENT PROGRAI	ax-Property Article, Anr Itural use. Agricultural W: Buver is hereby noti	taxes assessed as fied that this transfer	land, by reason a result of this may be subject

16. LEAD-BASED PAINT:

A. FEDERAL LEAD-BASED PAINT LAW: Title X, Section 1018, the Residential Lead-Based Paint Hazard Reduction Act of 1992 (the Act), requires the disclosure of certain information regarding lead-based paint and lead-based paint hazards in connection with the sale of residential real property. Unless otherwise exempt, the Act applies only to housing constructed prior to 1978. A Seller of pre-1978 housing is required to disclose to Buyer, based upon Seller's actual knowledge, all known lead-based paint hazards in the Property and provide Buyer with any available reports in the Seller's possession relating to lead-based paint or lead-based paint hazards applicable to the Property. Seller, however, is not required to conduct or pay for any lead-based paint risk assessment or inspection. At the time that the offer to purchase is entered into by Buyer, Seller is required to provide Buyer with the EPA pamphlet entitled "Protect Your Family From Lead In Your Home" and a "Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards" form. Seller is required under the Act to provide Buyer with a ten (10) day time period (or other mutually agreeable time period) for Buyer, at Buyer's expense, to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards unless Buyer waives such assessment or inspection by indicating such waiver on the Lead-Based Paint Disclosure form. Notwithstanding the right of the Buyer under the Act to conduct a risk assessment inspection for presence of lead-based paint and/or lead-based paint hazards, Seller is not required by the Act to permit Buyer, and Buyer shall have no right, to rescind this Contract based upon the results of such inspection, even if the inspection reveals the presence of lead-based paint and/or lead-based paint hazards within the Property, unless otherwise provided in a written addendum to this Contract. (If applicable, see Lead-Based Paint Hazard Inspection Addendum.) Seller and any agent involved in the transaction are required to retain a copy of the completed Lead-Based Paint Disclosure form for a period of three (3) years following the date of settlement. A SELLER WHO FAILS TO GIVE THE REQUIRED LEAD-BASED PAINT DISCLOSURE FORM AND EPA PAMPHLET MAY BE LIABLE UNDER THE ACT FOR THREE TIMES THE AMOUNT OF DAMAGES AND MAY BE SUBJECT TO BOTH CIVIL AND CRIMINAL PENALTIES.

Seller represents and warrants to Buyer, Broker(s), Broker(s)' agents and subagents, intending that they rely upon such warranty and representation, that the property: (Seller to initial applicable line): was constructed prior to 1978

OR was not constructed prior to 1978 OR the date of construction is uncertain. If the Property was constructed prior to 1978 or if the date of construction is uncertain, as indicated by Seller's initial above, Buyer and Seller mutually agree that the requirements of the Act shall apply to the sale of the Property. Buyer and Seller acknowledge that the real estate brokers and salespersons involved in the sale of the Property have no duty to ascertain or verify the date of construction and assume no such duty or responsibility. Buyer and Seller agree, represent and warrant, each unto the other, that no binding and enforceable contract shall be deemed to exist or to have been formed unless the requirements of the Act have been complied with prior to the execution of this Contract by Buyer and Seller. Buyer and Seller represent and warrant that each intended, as a material term of the offer and acceptance, that the requirements of the Act be complied with as an express condition of the formation of a binding and enforceable contract by and between the parties. Buyer and Seller acknowledge by their respective initials below that they have read and understand the provisions of this paragraph. (BUYER) (BUYER) (SELLER) (SELLER) B. MARYLAND LEAD POISONING PREVENTION PROGRAM: Under the Maryland Lead Poisoning Prevention Program (the "Maryland Program"), any residential dwelling constructed prior to 1950 which is leased for residential purposes is required to be registered with the Maryland Department of the Environment (MDE). Any residential dwelling constructed between 1950 and 1978, which is leased for residential purposes, may be registered with the MDE at the election of the owner. Seller hereby discloses that the property: 1. (Seller to initial applicable line) is currently registered in the Maryland Program is NOT currently registered in the Maryland Program

If the Property was constructed prior to 1950 and Buyer intends to lease the Property effective immediately following settlement or in the future, Buyer shall be required to register the Property with the Maryland Department of the Environment within thirty (30) days following the date of settlement or within thirty (30) days following the conversion of the Property to rental property as required by the Maryland Program. Buyer shall be responsible for full compliance under the Maryland Program, including but not limited to, registration; inspections; lead-paint risk reduction and abatement procedures; payment of all fees, costs and expenses; and the notice requirements to tenants as well as the requirements of qualified offers. Page 3 of 11 10/07

	Buyer acknowledg	es by Buyer's initi	als below that Buyer ha	s read and understa	ands the provision	ns of this paragraph.
		(BUYER)	(BUYER)			
	discloses to Buyer existence of lead-k health agency) (Se Seller to perform Program. If an eve	r that an event as pased paint hazar eller to initial app either the modifie ent has occurred v	s defined under the Ma ds or notice of elevated licable line) d or full risk reduction	aryland Program (in d blood lead levels has; or treatment of the Foreston o perform either the	ncluding, but not from a tenant or has not or Property as require modified or full	h 16.B.1., Seller further limited to, notice of the state, local or municipal occurred which obligates red under the Maryland risk reduction treatment
	perform the require Buyer acknowledge	ed treatment prior es by Buyer's initia	eller to initial applical to transfer of title of the als below that Buyer ha (BUYER)	Property to Buyer.		
	☐ Affiliated Busines ☐ Cash/Convention ☐ Contingency ☐ Condominium Re ☐ Conservation Ea ☐ Disclosure of Lic ☐ First-Time Maryls ☐ Recordation Tax ☐ Hemeowners-Ass ☐ Kickout ☐ Lead-Based Pair ☐ Lead-Based Pair ☐ Disclosure of Info ☐ Local City/Counts ☐ Local City/Counts	ess Disclosure Notice sement ensee Status and Home Buyer that Hazard Inspection and Lead-Based ormation of Certifications/Resy Notices/Disclosure and Notices/Disclosure of Notices/Disclosure and Lead-Based ormation of Certifications/Resy Notices/Disclosure and Certification of Certification o	Transfer & Cooperative Notice, if Gny on I Hazards egistrations ire	 □ Maryland Non-F Withholding Tax □ Notice to Buyer Real Property □ □ On-Site Sewage □ Property Subject □ Purchase Price □ Sale, Financing Real Estate □ Seller's Purchase □ Third Party App □ Water Quality □ Water Quality 	Resident Seller Track and Seller – Mar Disclosure/Disclair e Disposal Syster et to Ground Rent etions Escalation , Settlement or Le se of Another Pro roval	yland Residential mer Act n Inspection ease of Other perty
	Other Addenda/Spec	ial Conditions: Proper	Addending #1-	to Sales Con	HOGGE GYE	penhelt Homes,
18. reporterm to protect to protect to protect the exception of the except	TERMITE INSPECT of from a Maryland lite or other wood-detevious infestation has been of the garage (ge; and (3) a maximal dence or garage. If the station is discovered, present infestation the leds 2% of the purchase to pay for the cost and effect. If such the receipt of the report infestation from receipt of rephase price. If Buyer ar may terminate this	cion: Buyer, at B licensed pest constroying insect interest been repaired. Whether attached um of ten (10) line there is evidence of Seller, at Seller's created by a licertase price, Seller of treatment and the port reveals daring treatment and the attached by a licertase price, Seller of Seller's distribution of Seller	uyer's expense, (if VA ntrol company that, bate festation in the residen. The provisions of this or detached); (2) any ear feet of the nearest por present infestation as expense, shall repair used pest control commay, at Seller's option, drepairs exceeding 2% mage for which the cost repair of damage shall respond to Sellecision. If Seller does at Buyer's option, pay or pay for the cost of the	then at Seller's ensed on a careful voce or within three (in paragraph also shad coutbuildings located bortion of a fence of some described above, any damage cause pany. If the cost of cancel this Contract of the purchase put of treatment and utility and the communicated er in writing with Broot notify Buyer in for the cost of treatment and repair to Seller. In the event careful with the cost of treatment and repair to Seller. In the	xpense) is authorisual inspection, 3) feet of the residual apply to: (1) the ded within three for Seller's Propert or if damage cand by present or post treatment and ct, unless Buyer, rice, then this Correpair exceeds 29 d in writing to Buyer's decision wowiting of Seller's atment and repairs exceeding 2% tent this Contract	rized to obtain a written there is no evidence of dence; and damage due e garage or within three feet of the residence or y within three feet of the used by present or prior rior infestation and have repair of such damage at Buyer's option should ntract shall remain in full of the purchase price, yer within five (5) days ithin three (3) days from a decision within five (5) rs exceeding 2% of the of the purchase price, is terminated under the
	Buyer	1	Page 4 of 11	10/07	Seller	1

Seller

- 19. DEPOSIT: If the Deposit is held by a Broker as specified in Paragraph 7(c) of this Contract, Buyer hereby authorizes and directs Broker to hold the Deposit instrument without negotiation or deposit until the parties have executed and accepted this Contract. Upon acceptance, the initial Deposit and additional Deposits (the "Deposit"), if any, shall be placed in escrow as provided in Paragraph 7(e) of this Contract and in accordance with the requirements of Section 17-502(b)(1) of the Business Occupations and Professions Article, Annotated Code of Maryland. If Seller does not execute and accept this Contract, the initial Deposit instrument shall be promptly returned to Buyer. The Deposit shall be disbursed at settlement. In the event this Contract shall be terminated or settlement does not occur, Buyer and Seller agree that the Deposit shall be disbursed by Broker only in accordance with a Release of Deposit agreement executed by Buyer and Seller. In the event Buyer and/or Seller fail to complete the real estate transaction in accordance with the terms and conditions of this Contract, and either Buyer or Seller shall be unable or unwilling to execute a Release of Deposit agreement, Buyer and Seller hereby acknowledge and agree that Broker may distribute the Deposit in accordance with the provisions of Section 17-505(b) of the Business Occupations and Professions Article, Annotated Code of Maryland.
- 20. DEED AND TITLE: Upon payment of the purchase price, a deed for the Property containing covenants of special warranty and further assurances (except in the case of transfer by personal representative of an estate), shall be executed by Seller and shall convey the Property to Buyer. Title to the Property, including all chattels included in the purchase, shall be good and merchantable, free of liens and encumbrances except as specified herein; except for use and occupancy restrictions of public record which are generally applicable to properties in the immediate neighborhood or the subdivision in which the Property is located and publicly recorded easements for public utilities and any other easements which may be observed by an inspection of the Property. Buyer expressly assumes the risk that restrictive covenants, zoning laws or other recorded documents may restrict or prohibit the use of the Property for the purpose(s) intended by Buyer. In the event Seller is unable to give good and merchantable title or such as can be insured by a Maryland licensed title insurer, with Buyer paying not more than the standard rate as filed with the Maryland Insurance Commissioner, Seller, at Seller's expense, shall have the option of curing any defect so as to enable Seller to give good and merchantable title or, if Buyer is willing to accept title without said defect being cured, paying any special premium on behalf of Buyer to obtain title insurance on the Property to the benefit of Buyer. In the event Seller elects to cure any defects in title, this Contract shall continue to remain in full force and effect; and the date of settlement shall be extended for a period not to exceed fourteen (14) additional days. If Seller is unable to cure such title defect(s) and is unable to obtain a policy of title insurance on the Property to the benefit of Buyer from a Maryland licensed title insurer, Buyer shall have the option of taking such title as Seller can give, or terminating this Contract and being reimbursed by Seller for cost of searching title as may have been incurred not to exceed 1/2 of 1% of the purchase-price. In the latter event, there shall be no further liability or obligation on either of the parties hereto; and this Contract shall become null and void; and all Deposit(s) shall be disbursed in accordance with the Deposit paragraph of this Contract. In no event shall Broker(s) or their agent(s) have any liability for any defect in Seller's title.
- 21. CONDITION OF PROPERTY AND POSSESSION: At settlement, Seller shall deliver possession of the Property and shall deliver the Property vacant, clear of trash and debris, broom clean and in substantially the same condition as existed on the Date of Contract Acceptance. All electrical, heating, air conditioning, plumbing (including well and septic), and any other mechanical systems and related equipment, appliances and smoke detector(s) included in this Contract shall be in working condition. Buyer reserves the right to inspect the Property within five (5) days prior to settlement. EXCEPT AS OTHERWISE SPECIFIED IN THIS CONTRACT, INCLUDING THIS PARAGRAPH, THE PROPERTY IS SOLD "AS IS". The obligations of Seller as provided in this paragraph shall be in addition to any Disclosure and Disclaimer Statement as required by Section 10-702, Real Property Article, Annotated Code of Maryland and any provision of any inspection contingency addendum made a part of this Contract.
- 22. ADJUSTMENTS: Ground rent, homeowner's association fees, rent and water rent shall be adjusted and apportioned as of date of settlement; and all taxes, general or special, and all other public or governmental charges or assessments against the Property which are or may be payable on a periodic basis, including Metropolitan District Sanitary Commission, Washington Suburban Sanitary Commission, or other benefit charges, assessments, liens or encumbrances for sewer, water, drainage, paving, or other public improvements completed or commenced on or prior to the date hereof, or subsequent thereto, are to be adjusted and apportioned as of the date of settlement and are to be assumed and paid thereafter by Buyer, whether assessments have been levied or not as of date of settlement if applicable by local law. Any heating or cooking fuels remaining in supply tank(s) at time of settlement shall become the property of Buyer.

Buyer//	Page 5 of 11	10/07	Seller	I
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23. SETTLEMENT COSTS: Buyer agrees to pay all settlement costs and charges including, but not limited to, all Lender's fees in connection herewith, including title examination and title insurance fees, loan insurance premiums, all document preparation and recording fees, notary fees, survey fees where required, and all recording charges, except those incident to clearing existing encumbrances or title defects, except if Buyer is a Veteran obtaining VA financing, those prohibited to be paid by a Veteran obtaining VA financing, which prohibited charges shall be paid by Seller.

24. TRANSFER CHARGES:

- A. IN GENERAL. Section 14-104 of the Real Property Article, Annotated Code of Maryland provides that, unless otherwise negotiated in the contract or provided by State or local law, the cost of any recordation tax or any State or local Transfer Tax shall be shared equally between the Buyer and Seller.
- B. FIRST-TIME BUYER. Under Section 14-104(c) of the Real Property Article, the entire amount of recordation and local transfer tax shall be paid by the Seller of property that is sold to a first-time Maryland homebuyer, unless there is an express agreement that the recordation tax or any state or local transfer tax will not be paid entirely by the Seller.

RECORDATION AND LOCAL TRANSFER TAX. If the Buyer is a first-time Maryland homebuyer, Buyer and Seller expressly agree, in accordance with Section 14-104(c) of the Real Property Article, Annotated Code of Maryland, that payment of recordation tax and local transfer tax shall be shared equally between the Buyer and Seller unless a "First-time Maryland Homebuyer Transfer and Recordation Tax Addendum" is attached, which contains a different express agreement.

STATE TRANSFER TAX: Under Section 13-203(b) of the Tax-Property Article, Annotated Code of Maryland, the amount of state transfer tax due on the sale of property to a first-time Maryland homebuyer is reduced from 0.50% to 0.25% and shall be paid entirely by the Seller. Buyer is hereby notified that to ensure receipt of the above reduction, Buyer should so indicate on Page 10 of this Contract and complete the required affidavit at settlement indicating that the Buyer is a first-time Maryland homebuyer.

- 25. BROKER LIABILITY: Brokers, their agents, subagents and employees do not assume any responsibility for the condition of the Property or for the performance of this Contract by any or all parties hereto. By signing this Contract, Buyer and Seller acknowledge that they have not relied on any representations made by Brokers, or any agents, subagents or employees of Brokers, except those representations expressly set forth in this Contract.
- **26. BROKER'S FEE:** All parties irrevocably instruct the settlement officer to collect the fee or compensation and disburse same according to the terms and conditions provided in the listing agreement and/or agency representation agreement. Settlement shall not be a condition precedent to payment of compensation.
- 27. SELLER RESPONSIBILITY: Seller agrees to keep existing mortgages free of default until settlement. All violation notices or requirements noted or issued by any governmental authority, or actions in any court on account thereof, against or affecting the Property at the date of settlement of this Contract, shall be complied with by Seller and the Property conveyed free thereof. The Property is to be held at the risk of Seller until legal title has passed or possession has been given to Buyer. If, prior to the time legal title has passed or possession has been given to Buyer, whichever shall occur first, all or a substantial part of the Property is destroyed or damaged, without fault of Buyer, then this Contract, at the option of Buyer, upon written notice to Seller, shall be null and void and of no further effect, and the deposits shall be disbursed in accordance with the Deposit paragraph of this Contract.
- 28. BUYER RESPONSIBILITY: If Buyer has misrepresented Buyer's financial ability to consummate the purchase of the Property, or if this Contract is contingent upon Buyer securing a written commitment for financing and Buyer fails to apply for such financing within the time period herein specified, or fails to pursue financing diligently and in good faith, or if Buyer makes any misrepresentations in any document relating to financing, or takes (or fails to take) any action which causes Buyer's disqualification for financing, then Buyer shall be in default; and Seller may elect by written notice to Buyer, to terminate this Contract and/or pursue the remedies set forth under the Default paragraph of this Contract.



- 29. HOMEOWNER'S ASSOCIATION: The Property is not part of a development subject to the imposition of mandatory fees as defined by the Maryland Homeowner's Association Act, unless acknowledged by attached addendum.
- **30. GROUND RENT:** If the Property is subject to ground rent and the ground rent is not timely paid, the ground lease holder (i.e., the person to whom the ground rent is payable) may bring an action under Section 8-402.3 of the Real Property Article, Annotated Code of Maryland. As a result of this action, a lien may be placed upon the property. If the Property is subject to ground rent, Sections 14-116 and 14-116.1 of the Real Property Article provide the purchaser, upon obtaining ownership of the Property, with certain rights and responsibilities relative to the ground rent. (If the Property is subject to ground rent: See Property Subject to Ground Rent Addendum.)

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- 31. SALE/SETTLEMENT OR LEASE OF OTHER REAL ESTATE: Neither this Contract nor the granting of Buyer's loan referred to herein is to be conditioned or contingent in any manner upon the sale, settlement and/or lease of any other real estate unless a contingency for the sale, settlement and/or lease of other real estate is contained in an addendum to this Contract. Unless this Contract is expressly contingent upon the sale, settlement and/or lease of any other real estate, Buyer shall neither apply for nor accept a financing loan commitment which is contingent upon or requires as a pre-condition to funding that any other real estate be sold, settled and/or leased.
- 32. LEASES: Seller may neither negotiate new leases nor renew existing leases for the Property which extend beyond settlement or possession date without Buyer's written consent.
- 33. DEFAULT: Buyer and Seller are required and agree to make full settlement in accordance with the terms of this Contract and acknowledge that failure to do so constitutes a breach hereof. If Buyer fails to make full settlement or is in default due to Buyer's failure to comply with the terms, covenants and conditions of this Contract, the initial Deposit and additional Deposits (the "Deposit") may be retained by Seller as long as a Release of Deposit Agreement is signed and executed by all parties, expressing that said Deposit may be retained by Seller. In the event the parties do not agree to execute a Release of Deposit Agreement, Buyer and Seller shall have all legal and equitable remedies. If Seller fails to make full settlement or is in default due to Seller's failure to comply with the terms, covenants and conditions of this Contract, Buyer shall be entitled to pursue such rights and remedies as may be available, at law or in equity, including, without limitation, an action for specific performance of this Contract and/or monetary damages. In the event of any litigation or dispute between Buyer and Seller concerning the release of the Deposit, Broker's sole responsibility may be met, at Broker's option, by paying the Deposit into the court in which such litigation is pending, or by paying the Deposit into the court of proper jurisdiction by an action of interpleader. Buyer and Seller agree that, upon Broker's payment of the Deposit into the court, neither Buyer nor Seller shall have any further right, claim, demand or action against Broker regarding the release of the Deposit; and Buyer and Seller, jointly and severally, shall indemnify and hold Broker harmless from any and all such rights, claims, demands or actions. In the event of such dispute and election by Broker to file an action of interpleader as herein-provided, Buyer-and-Seller-further-agree and hereby expressly and irrevocably authorize Broker to deduct from the Deposit all costs incurred by Broker in the filing and maintenance of such action of interpleader including but not limited to filing fees, court-costs, service of process fees and attorneys' fees, provided that the amount deducted shall not exceed the lesser of \$500 or the amount of the Deposit held by Broker. All such fees and costs authorized herein to be deducted may be deducted by Broker from the Deposit prior to paying the balance of the Deposit to the court. Buyer and Seller further agree and expressly-declare that all such fees and costs so deducted shall be the exclusive property of Broker. If the amount deducted-by Broker is less than the total of all of the costs incurred by Broker in filing and maintaining the interpleader action, then Buyer and Seller jointly, and severally, agree to reimburse Broker for all such excess costs upon the conclusion of the interpleader-action.
- 34. MEDIATION OF DISPUTES: Mediation is a process by which the parties attempt to resolve a dispute or claim with the assistance of a neutral mediator who is authorized to facilitate the resolution of the dispute. The mediator has no authority to make an award, to impose a resolution of the dispute or claim upon the parties or to require the parties to continue mediation if the parties do not desire to do so. Buyer and Seller agree that any dispute or claim arising out of or from this Contract or the transaction which is the subject of this Contract shall be mediated through the Maryland Association of REALTORS®, Inc. or its member local boards/associations in accordance with the established Mediation Rules and Guidelines of the Association or through such other mediator or mediation service as mutually agreed upon by Buyer and Seller, in writing. Unless otherwise agreed in writing by the parties, mediation fees, costs and expenses shall be divided and paid equally by the parties to the mediation. If either party elects to have an attorney present that party shall pay his or her own attorney's fees.

Buyer and Seller further agree that the obligation of Buyer and Seller to mediate as herein provided shall apply to all disputes or claims arising whether prior to during or within one (1) year following the actual contract settlement date of when settlement should have occurred. Buyer and Seller agree that neither party shall commence any action in any court regarding a dispute or claim arising out of or from this Contract or the transaction which is the subject of this Contract, without first mediating the dispute or claim, unless the right to pursue such action or the ability to protect an interest or pursue a remedy as provided in this Contract, would be precluded by the delay of the mediation. In the event the right to pursue such action, or the ability to protect an interest or pursue a remedy would be precluded by the delay, Buyer or Seller may commence the action only if the initial pleading or document commencing such action is accompanied by a request to stay the proceeding pending the conclusion of the mediation. If a party initiates or commences an action in violation of this provision, the party agrees to pay all costs and expenses, including reasonable attorneys' fees, incurred by the other party to enforce the obligation as provided herein. The provisions of this paragraph shall survive closing and shall not be deemed to have been extinguished by merger with the deed.

Buyer/	Page 7 of 11 10/07	Seller /
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35. ATTORNEY'S FEES: In any action or proceeding between Buyer and Seller based, in whole or in part, upon the performance or non-performance of the terms and conditions of this Contract, including, but not limited to, breach of contract, negligence, misrepresentation or fraud, the prevailing party in such action or proceeding shall be entitled to receive reasonable attorney's fees from the other party as determined by the court or arbitrator. In any action or proceeding between Buyer and Broker(s) and/or Seller and Broker(s) resulting in Broker(s) being made a party to such action or proceeding, including, but not limited to, any litigation, arbitration, or complaint and claim before the Maryland-Real Estate Commission, whether as defendant, cross-defendant, third-party-defendant or respondent, Buyer and Seller jointly and severally, agree to indemnify and hold-Broker(s) harmless from and against any and all liability, loss, cost, damages or expenses (including filing-fees, court costs, service of process-fees, transcript fees and attorneys' fees) incurred by Broker(s) in such action or proceeding, providing that such action or proceeding does not result in a judgment against Broker(s).

As used in this Contract, the term "Broker(s)" shall mean: (a) the two (2) Brokers as identified on Page 10 of this Contract; (b) the two (2) named Sales Associates identified on Page 10 of the Contract; and (c) any agent, subagent, salesperson, independent contractor and/or employees of Broker(s). The term "Broker(s)" shall also mean, in the singular, any or either of the named Broker(s) and/or Sales Associate(s) as identified on in the plural, both of the named Brokers and/or Sales Associates as identified.

This Paragraph shall apply to any and all such action(s) or proceeding(s) against Broker(s) including those action(s) or proceeding(s) based, in whole or in part, upon any alleged act(s) or omission(s) by Broker(s), including, but not limited to, any alleged act of misrepresentation, fraud, non-disclosure, negligence, violation of any statutory or common law duty, or breach of fiduciary duty by Broker(s). The provision of this Paragraph shall survive closing, and shall not be deemed to have been extinguished by merger with the deed.

- 36. NOTICE OF BUYER'S RIGHT TO SELECT SETTLEMENT SERVICE PROVIDERS: Buyer has the right to select Buyer's own title insurance company, title lawyer, settlement company, escrow company, mortgage lender or financial institution as defined in the Financial Institutions Article, Annotated Code of Maryland. Buyer acknowledges that Seller may not be prohibited from offering owner financing as a condition of settlement.
- **37. LIMITED WARRANTY:** NOTICE TO BUYER: IF A WARRANTY PLAN IS BEING OFFERED WITH THE PURCHASE OF THE PROPERTY, IT MAY BE A LIMITED WARRANTY. SINCE SUCH WARRANTY PLANS DO NOT COVER STRUCTURAL DEFECTS AND MAY NOT COVER PRE-EXISTING DEFECTS, BUYER SHOULD REQUEST THE REAL ESTATE AGENT TO PROVIDE BUYER WITH ANY BROCHURE WHICH DESCRIBES THE PLAN IN ORDER TO DETERMINE THE EXTENT OF COVERAGE PROVIDED BY THE WARRANTY.
- **38. PROPERTY INSURANCE BROCHURE:** An informational brochure published by the Maryland Association of REALTORS®, Inc. titled "The New Reality of Property Insurance What You Should Know" is available to explain current issues relative to obtaining insurance coverage for the Property to be purchased.
- 39: GUARANTY FUND: NOTICE TO BUYER BUYER IS PROTECTED BY THE REAL ESTATE GUARANTY FUND OF THE MARYLAND REAL ESTATE COMMISSION, UNDER SECTION 17-404-OF THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE OF THE ANNOTATED CODE OF MARYLAND, FOR LOSSES IN AN AMOUNT NOT EXCEEDING \$25,000 FOR ANY CLAIM.
- 40. SINGLE FAMILY RESIDENTIAL REAL PROPERTY DISCLOSURE NOTICE: Buyer is advised of the right to receive a "Disclosure and Disclaimer Statement" from Seller (Section 10-702 Real Property Article, Annotated Code of Maryland).
- 41. MARYLAND NON-RESIDENT SELLER: If the Property is not the Seller's principal residence and the Seller is a non-resident individual of the State of Maryland or is a non-resident entity which is not formed under the laws of the State of Maryland or qualified to do business in the State of Maryland, a withholding tax from the proceeds of sale may be withheld at the time of settlement except as otherwise provided by Maryland law. (See Maryland Non-Resident Seller Transfer Withholding Tax Addendum.)
- 42. INTERNAL REVENUE SERVICE FILING: Buyer and Seller each agree to cooperate with the settlement officer by providing all necessary information so that a report can be filed with the Internal Revenue Service, as required by Section 6045 of the IRS Code. To the extent permitted by law, any fees incurred as a result of such filing will be paid by the Seller.
- 43. NOTICE TO BUYER CONCERNING THE CHESAPEAKE AND ATLANTIC COASTAL BAYS CRITICAL AREA: Buyer is advised that all or a portion of the property may be located in the "Critical Area" of the Chesapeake and Atlantic Coastal Bays, and that additional zoning, land use, and resource protection regulations apply in this area.

Buyer /	Page 8 of 11	10/07	Seller	1
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The "Critical Area" generally consists of all land and water areas within 1,000 feet beyond the landward boundaries of state or private wetlands, the Chesapeake Bay, the Atlantic Coastal Bays, and all of their tidal tributaries. The "Critical Area" also includes the waters of and lands under the Chesapeake Bay, the Atlantic Coastal Bays and all of their tidal tributaries to the head of tide. For information as to whether the property is located within the Critical Area, Buyer may contact the local Department of Planning and Zoning, which maintains maps showing the extent of the Critical Area in the jurisdiction. Allegany, Carroll, Frederick, Garrett, Howard, Montgomery and Washington Counties do not include land located in the Critical Area.

- 44. WETLANDS NOTICE: Buyer is advised that if all or a portion of the Property being purchased is wetlands, the approval of the U.S. Army Corps of Engineers will be necessary before a building permit can be issued for the Property. Additionally, the future use of existing dwellings may be restricted due to wetlands. The Corps has adopted a broad definition of wetlands which encompasses a large portion of the Chesapeake Bay Region. Other portions of the State may also be considered wetlands. For information as to whether the Property includes wetlands, Buyer may contact the Baltimore District of the U.S. Army Corps of Engineers. Buyer may also elect, at Buyer's expense, to engage the services of a qualified specialist to inspect the Property for the presence of wetlands prior to submitting a written offer to purchase the Property; or Buyer may include in Buyer's written offer a clause making Buyer's purchase of the Property contingent upon a satisfactory wetlands inspection.
- **45. FOREST CONSERVATION ACT NOTICE:** If the Property is a tract of land 40,000 square feet or more in size, Buyer is notified that, unless exempted by applicable law, as a prerequisite to any subdivision plan or grading or sediment control permit for the Property, Buyer will be required to comply with the provisions of the Maryland Forest Conservation Act imposed by Section 5-1601, et seq. of the Natural Resources Article, Annotated Code of Maryland, including, among other things, the submission and acceptance of a Forest Stand Delineation and a Forest Conservation Plan for the Property in accordance with applicable laws and regulations. Unless otherwise expressly set forth in an addendum to this Contract, Seller represents and warrants that the Property is not currently subject to a Forest Conservation Plan, Management Agreement or any other pending obligation binding the owner of the Property under said Act; further, Seller represents and warrants that no activities have been undertaken on the Property by Seller in violation of the Forest Conservation Act.
- **46. NOTICE CONCERNING CONSERVATION EASEMENTS:** If the Property is encumbered by a Conservation Easement as defined in Section 10-705 of the Real Property Article, Annotated Code of Maryland, the contract must contain a notice concerning the easement, which is contained in an attached addendum. This Paragraph does not apply to the sale of property in an action to foreclose a mortgage or deed of trust. (If the Property is encumbered by a Conservation Easement: See Conservation Easement Addendum.)
- 47. FOREIGN INVESTMENT TAXES-FIRPTA: Section 1445 of the United States Internal Revenue Code of 1986 provides that a Buyer of residential real property located in the United States must withhold federal income taxes from the payment of the purchase price if (a) the purchase price exceeds Three Hundred Thousand Dollars (\$300,000.00) and (b) the seller is a foreign person. Unless otherwise stated in an addendum attached hereto, if the purchase price is in excess of Three Hundred Thousand Dollars (\$300,000.00), Seller represents that Seller is not a non-resident alien, foreign corporation, foreign partnership, foreign trust or foreign estate (as those terms are defined by the Internal Revenue Code and applicable regulations) and agrees to execute an affidavit to this effect at the time of settlement.
- 48. CRIMINAL ACTIVITY AND SEXUAL OFFENDERS: Buyer may contact the state, county or municipal police departments in which the Property is located or check the "Sex Offender Registry" at the Maryland Department of Public Safety and Correctional Services website in order to ascertain criminal activity in the vicinity of the Property or the presence of registered sexual offenders who live or work within the vicinity of the Property. Buyer acknowledges that Buyer is solely responsible to inquire of such matters before signing this Contract. Buyer shall have no right to cancel this Contract based upon criminal activity or the presence of registered sexual offenders in the vicinity of the Property. Buyer further acknowledges that no real estate licensee involved in the sale or purchase of the Property, whether acting as the agent for Seller or Buyer, has any duty nor assumes any duty or responsibility to ascertain criminal activity or the presence of registered sexual offenders in the vicinity of the Property.
- **49. MILITARY INSTALLATIONS:** This Section does not apply in Allegany, Carroll, Frederick, Garrett, Howard, Montgomery, and Washington Counties. Buyer is advised that the Property may be located near a military installation that conducts flight operations, munitions testing, or military operations that may result in high noise levels.

50. NOTICE TO THE PARTIES: Brokers, their agents, subagents and employees, make no representations with resp	ect
to the fellowing:	
(a) Water quantity, quality, color, or taste or operating conditions of public and/or private water systems.	

Buyer/	Page 9 of 11	10/07	Seller	<i></i>
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(b) Location, size or operating condition of ones (c) The extensions of public utilities by local assessments, fees or costs for public utilities we extended or available to the subject Property availability of proposed future extensions of utility (d) Lot size and exact location. If the subject request at the Record Office. If the subject Property location through a survey by a licensed engines (e) Existing zoning or permitted uses of the Property zoning and permitted uses. (f) Brokers/agents are not advising the parties hazard areas; possible restrictions of the use easements or other documents; airport/or airculand/or hazardous materials, including without live urea formaldehyde foam insulation (UFFI), sy Information relating to these issues may be a intended to provide an inspection contingency. (g) Buyer and Seller each assume full responsitions.	I municipal hich might be (Buyer shotties.) Property is poerty is not er or land surproperty: Buyer as to certa a of property raft noise; promitation flan inthetic stuccavailable fro	authorities, existence or availability of public e imposed by local municipal authorities, should consult the Department of Public Wo part of a recorded subdivision, Buyer can part of a recorded subdivision, Buyer may veyor, at Buyer's expense. Yet should contact the Zoning Office and/or in other issues, including without limitation: due to restrictive covenants, subdivision, lanned land use, roads or highways; and content treated plywood (FRT), radon, co (EIFS), asbestos, polybutylene piping a mappropriate governmental authorities. To	review the plat upo verify exact size an a licensed engineer soil conditions; floor environmental laws onstruction material radium, mola spores and lead-based painthis disclosure is not be a soil condition of the condition of t
51. NON-ASSIGNABILITY: This Contract may and Seller agree in writing to an assignment of until settlement.	not be ass this Contrac	igned without the written consent of Buyer t, the original parties to this Contract remain	and Seller. If Buye obligated hereunde
52. PARAGRAPH HEADINGS: The Paragraph no way define or limit the intent, rights or obligat			eference only, and i
53. COMPUTATION OF DAYS: As used in the "days" shall mean consecutive calendar days, religious. A day shall be measured from 12:00:0 days, the count of "days" shall begin on the day or any addendum or addenda to this Contract, we	including Sa)1 a.m. to ar [,] following th	aturdays, Sundays, and holidays, whether for nd including 11:59:59 p.m. E.S.T. For the pu ne day upon which any act or notice as prov	ederal, state, local our
54. ENTIRE AGREEMENT: This Contract and parties, and neither they nor their agents shall be oral or written, not herein contained. The partie executors, administrators, personal representation the terms of this Contract can only be changed to construed in accordance with the laws of the Scounterparts, each of which when considered to the contract can only be changed to construe the considered to contract can only be changed to construe the considered to contract can only be changed to construe the contract can only be changed to contract can onl	e bound by a es to this C ves, succes by a docume state of Mary	any terms, conditions, statements, warrantie ontract mutually agree that it is binding up sors and, if permitted as herein provided, a ent executed by all parties. This Contract sh yland. It is further agreed that this Contract	es or representations on them, their heirs ssigns. Once signed all be interpreted an
55. ELECTRONIC DELIVERY: The parties agr by a party if a party executes this Contract and telecopier transmittal, or delivers a digital image The City of Greenbert, Maryland	d delivers a	copy of the executed Contract to the other	er narty by telefay o
Buyer's Signature	Date	Seller's Signature	Date
Buyer's Signature	Date	Seller's Signature	Dati
DATE OF CONTRACT ACCEPTANCE:			
Contact Information: BUYER / NAME(S): MAILING ADDRESS:		☐ Check if First-Time Ma	aryland Homebuyer

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SELLER / NAME(S):_

MAILING ADDRESS:

Seller _

Information provided for reference only:

·		
LISTING BROKER:		BRANCH OFFICE:
OFFICE PHONE:	FAX:	BROKER/AGENT MLS ID:
OFFICE ADDRESS:		
SALES ASSOCIATE:	E-Mail:	PHONE:
ACTING AS: LISTING E	ROKER AND SELLER AGENT; OR OMPANY AGENT WITH BROKER A	
SELLING BROKER:		BRANCH OFFICE:
OFFICE PHONE:	FAX:	BROKER/AGENT MLS ID:
OFFICE ADDRESS:		
SALES ASSOCIATE:	E-Mail:	PHONE:
ACTING AS: SELLER A	GENT (WHETHER "COOPERATING	AGENT" OR "SELLING AGENT"); OR

©Copyright 2007 Maryland Association of REALTORS®, Inc. For use by REALTOR® members of the Maryland Association of REALTORS® only. Except as negotiated by the parties to the Contract, this form may not be altered or modified in any form without the prior expressed written consent of the Maryland Association of REALTORS®, Inc.

ADDENDUM #1 TO SALES CONTRACT GREENBELT HOMES, INC., a non-stock Maryland corporation (called "GHI"),

Contract Date: Addendum Date:	12 con 12 , 2015 12 con 12 , 2015	
Between <u>Me</u>	Eslate of Thomas R. Dwyer	(Seller(s))
And The	City of Green helt, Md 20770	(Buyer(s))
Dwelling Unit (Add	ress): 10-A Crescon+ Road	
	Greenbelt, Maryland 20770	

The above referenced contract is amended to read as follows:

Seller and Buyer agree that <u>TIME IS OF THE ESSENCE</u> in this Addendum, that this Addendum shall be binding upon them and their respective heirs, executors, administrators, successors, and assigns, and that the provisions hereof shall survive the transfer of the "Perpetual Use". In this Addendum, the singular includes the plural, and the plural includes the singular. The provisions of this Addendum are severable and in the event any provision of this Addendum conflicts with applicable law or is found to be invalid, such conflict or invalidity shall not affect the other provisions. Seller and Buyer agree that all liability hereunder shall be joint and severable.

- 1. Right of First Refusal. This contract is subject to the first option of GHI to purchase the Perpetual Use.
- 2. **Settlement.** The Buyer and Seller understand that a settlement date can be scheduled as soon as the Board of Directors has approved the Buyers application and the "Seller Certification" form has been received from the Seller and verified by GHI's Technical Service Inspector.
- 3. Cooperative Ownership. The Buyer understands that the above referenced Property is a cooperative. Furthermore, Seller is a member in Greenbelt Homes, Inc., a cooperative housing corporation located in Greenbelt, Maryland ("GHI"). Seller agrees to sell and Buyer agrees to buy all of the Seller's right, title, and interest in GHI associated with Seller's membership, described as the "perpetual use" of the above referenced Property. The occupancy rights are being conveyed in a Proprietary Lease and Mutual Ownership Contract (MOC).
 - a. Once the Buyers' Membership is approved and simultaneously with the signing of the Proprietary Lease and Mutual Ownership Contract (MOC), Buyer will become the Member with the right, subject to the terms and conditions set forth in the Bylaws, Proprietary Lease and Mutual Ownership Contract, and the Rules, of exclusive use and possession (called "Perpetual Use") of the above named dwelling unit and, if applicable, garage, all of which is part of GHI's real property. Under Maryland law, Member's rights in the Perpetual Use are personal property rights.
 - b. Under Maryland law, this MOC creates a legal relationship between GHI and Member as that of landlord and tenant.
 - c. This MOC establishes the rights and responsibilities of GHI and Member in connection with the Perpetual Use and the Premises in addition to those rights and responsibilities established by Maryland law.

- 4. **Seller's Administration Fee.** At the time of settlement the seller understands that there will be an administration fee of \$940.00 in 2015 payable to Greenbelt Homes, Inc. (GHI) which will be included on the HUD-1 at settlement.
- 5. **Buyer's Application Fees and Requirements.** The Buyer understands and agrees to make application to GHI within seven (7) days of acceptance of this Contract and shall pay at the time of application an membership fee of Purchase Fee for 2015 five hundred ninety five dollars (\$595), a credit report fee of Fifty Dollars (\$50.00) for each applicant and a termite inspection fee of Fifty Dollars (\$50.00). The Buyer and Seller understand that a termite inspection is to be paid for by the Buyer and any treatment, if necessary, and/or any repairs, if necessary, are the responsibility of GHI, unless otherwise noted in any documentation between GHI and the Seller.
 - a. The Buyer agrees to pay a working capital fee of 1% of the purchase price to GHI which will be refunded upon the subsequent sale and settlement of the unit.
 - b. The Buyer understands and agrees that the Buyer's Pre-Purchase Orientation must be attended by the Buyer prior Board approval.
 - c. The Buyer understands they must attend a meeting (Personal Interview) with GHI regarding any and all particulars of the above referenced dwelling unit prior to Board approval.
 - d. The Buyer and Seller understand that written approval of a loan, if applicable, from an approved GHI Lender must be received by GHI prior to Board approval.
 - e. This Contract is further conditioned upon Lender and the Cooperative entering into a Recognition Agreement, if required, in connection with said financing. In the event Lender and the Cooperative fail to enter into such Recognition Agreement, then this Contract shall be null and void. Seller understands that settlement of this Contract may be delayed until such time as Lender and the Cooperative enter into said Recognition Agreement.
 - f. The Buyer understands that the approval must be obtained by the Board of Directors of GHI prior to scheduling a settlement date.

6.	Monthly Occupancy Charges. The Buyers understands and agrees to pay a monthly cooperative fee to
	GHI of approximately
	Five hundred seventy eight and 79/100 Dollars (\$578,79).
	This monthly fee includes a pro tata share of Real Estate Taxes, Trash Collection, Insurance,
	Administration/Board/Committee/Members Expense, Maintenance and Improvements, and Reserve
	Funds. The Buyer(s) and Seller(s) understand there are no transfer taxes. Buyer agrees to be responsible
	for all charges imposed in connection with the "Perpetual Use" or the "Premises" as provided in Buyer's
	MOC effective as of the date of transfer.

7. Unit Condition. At settlement, the Seller(s) shall deliver possession of the Property and shall deliver the Property vacant, clear of trash and debris, broom clean and in substantially the same or better condition as existed on the date of Contract acceptance. All electrical, heating, air conditioning (if any), plumbing and any other mechanical systems and related equipment, appliances and smoke detector(s) included in

this Contract shall be in working condition. The Buyer reserves the right to inspect the Property within five (5) days prior to settlement.

- 8. Resale Inspection Seller's Obligations. The Seller understands an inspection shall be performed by GHI and a written report shall be provided to the Seller. The Seller shall provide a copy of the GHI Inspection Report to the Buyer upon receipt of the Inspection Report.
 - a. The Seller understands that all items stated on the Inspection Report from GHI must be completed, as well as any other items found by GHI during any subsequent inspection by GHI.
 - b. The Seller understands and agrees that the Certification Form (provided by GHI along with the Inspection Report) must be submitted when all items stated on the Inspection Report have been completed.
 - c. The Seller understands and agrees that the Certificate Form must be approved by the Technical Services Department a minimum of three (3) days before a settlement date can be scheduled.
 - d. Seller acknowledges that Seller shall not be released from any obligations under the MOC unless and/or until Buyer has been accepted as member of Greenbelt Homes, Inc. and has entered into a new MOC with Greenbelt Homes, Inc. for the "Perpetual Use of the Premises."
 - e. Seller agrees to pay and be liable for all indebtedness owed to Greenbelt Homes, Inc. by Seller under the Contract or otherwise (other than obligations expressly assumed by Buyer) and acknowledges that this agreement to pay all indebtedness shall survive termination of the contract and shall survive any release of Seller's other obligations under the Contract.
- 9. Personal Property. The Buyer and Seller understand anything pertaining to "Real Property" in the Sales Contact is not applicable. GHI, through the direction of its Board of Directors (called "Board") and in accordance with its Charter and Bylaws (collectively called "Bylaws") and its Rules and Regulations (called "Rules"), each as may be changed or amended from time-to-time, operates as a non-stock cooperative housing membership organization in which, among other rights, each member has the right to exclusive use and possession of a particular portion of real property owned by GHI.

All other terms and con The City of Greens	nditions shall remain in full force of H.Mayland	ce and effect, as they would apply to a cooperative. The Estate of Thomas R. Dwyre		
BY:		BY.		
Buyer	Date	Seller	Date	
Buyer	Date	Seller	Date	

ADDENDUM #2 TO RESIDENTIAL CONTRACT OF SALE BETWEEN THE ESTATE OF THOMAS R. DWYER AND THE CITY OF GREENBELT, MARYLAND FOR 10-A CRESCENT ROAD, GREENBELT, MARYLAND

The above-referenced contract is amended to add the following contingency:

The Residential Contract of Sale is contingent upon the Council of the City of Greenbelt, Maryland adopting an ordinance authorizing the purchase of 10-A Crescent Road, Greenbelt, Maryland and approving the terms of the Residential Contract of Sale.

All other terms and conditions shall remain in full force and effect.

The City of Greenbelt, Maryland	The Estate of Thomas R. Dwyer
BY:	BY:
NAME:	NAME:
TITLE:	TITLE:
DATE:	Date:







Lead Paint - Federal Disclosure Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards

RE:			
Property Address			
LEAD WARNING STATEMENT Every purchaser/tenant of any interest in residential such property may present exposure to lead from land Lead poisoning in young children may produce population, behavioral problems, and impaired moseller/landlord of any interest in residential real population paint hazards from risk assessments or inspection lead-based paint hazards. A risk assessment or inspection lead-based paint hazards. [In the presence of lead-based paint and/or lead-based paint and	ead-based paint the ermanent neurologic mory. Lead point roperty is required in the seller's/section for possible ial) or lead-based paint ead-based paint ead-based paint ermaner.	at may place young children at risk of gical damage, including learning disabsoning also poses a particular risk to provide the buyer/tenant with any landlord's possession and notify the be lead-based paint hazards is recommendation.	developing lead poisoning. silities, reduced intelligence to pregnant women. The information on lead-based buyer/tenant of any known ded prior to purchase/lease.
Seller/Landlord has no knowledge of the control of		and/or lead-based paint hazards in the	housing.
	urchaser/tenant wi	th all available records and reports pe	rtaining to lead-based paint
PURCHASER'S/TENANT'S ACKNOWLEDGM (c) Purchaser/Tenant has read the Lead (d) Purchaser/Tenant has received copie (e) Purchaser/Tenant has received the p Purchaser has (check one below): Received a 10-day opportunity (or presence of lead-based paint and/or Waived the opportunity to condulead-based paint hazards. AGENT'S ACKNOWLEDGMENT (initial)	MENT (initial) Warning Statemer es of all information camphlet Protect Y mutually agreed lead-based paint h ct a risk assessm lord of the seller's pliance.	on listed above. Yes No No No our Family From Lead in Your Home. upon period) to conduct a risk assessazards; or nent or inspection for the presence s/landlord's obligations Under 42 U.S.	one listed Yes No Sment or inspection for the of lead-based paint and/or C. 4582(d) and is aware of
Seller/Landlord	Date	Buyer/Tenant	Date
Seller/Landlord	Date	Buyer/Tenant	Date
		Agent association of REALTORS®, Inc. al Area Association of REALTORS®, Inc. and is tembers only.	Date is for use by
Prev COAAD FORM # 907 Rederal Lead Disclosure MC & DC		orm should be destroyed.	07/01

(Previously form #500)

07/01







MARYLAND LEAD POISONING PREVENTION PROGRAM DISCLOSURE

Property Address:		A AMA A
Prevention Program (the "Maryland Program"), any learner registered with the Maryland Department of the	ased resid Environme	DISCLOSURE: Under the Maryland Lead Poisoni dential dwelling constructed prior to 1978 is required to ent (MDE). Detailed information regarding complian ograms/Land/LeadPoisoningPrevention/Pages/index.asp
1. Seller hereby discloses that the Property was constr	ructed prio	or to 1978;
AND		
The Property / is or initial applicable line).	/	is not registered in the Maryland Program (Seller
settlement or in the future, Buyer is required to regis within thirty (30) days following the date of settlement rental property as required by the Maryland Progra	ter the Pro or within to m. Buyer inspections	ends to lease the Property effective immediately following operty with the Maryland Department of the Environment (30) days following the conversion of the Property is responsible for full compliance under the Marylans; lead-paint risk reduction and abatement procedure the tenants.
event as defined under the Maryland Program (included hazards or notice of elevated blood lead levels from a applicable line)/ has; or either the modified or full risk reduction treatment of the	ding, but nate tenant or/ e Property	indicated above, Seller further discloses to Buyer that not limited to, notice of the existence of lead-based par state, local or municipal health agency) (Seller to init has not occurred, which obligates Seller to perfor as required under the Maryland Program. If an event h full risk reduction treatment of the Property, Seller here
If such event has occurred, Seller (<i>Seller to initial app</i> will <u>not</u> perform the required treatment prior to transfer	olicable lin of title of t	ne) / will; OR / the Property to Buyer.
ACKNOWLEDGEMENT: Buyer acknowledges by B Paragraphs/ (BUYER)	Buyer's init	itials that Buyer has read and understands the abo
CERTIFICATION OF ACCURACY: The following part their knowledge, that the information they have provide	ties have r d is true ar	reviewed the information above and certify, to the best nd accurate.
Seller D	Date	Buyer Da
Seller D	Date	Buyer Da
Seller's Agent D)ate	Buyer's Agent Da

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GCAAR Form #908 - MC (Previously form #1301 L.2) Page 1 of 1

1/15

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PRINCE GEORGE'S COUNTY JURISDICTIONAL ADDENDUM TO THE M.A.R. RESIDENTIAL CONTRACT OF SALE

ADDENDUM #	_ dated	to the Contract of Sale dated,
between Buyer		and
Seller		for Property known
as	**************************************	
The following provisions are inc	cluded in and super	sede any conflicting language in the Contract.
knowledge of any published p condemnation or taking of any government plans for land use, Administration Building, U http://www.pgplanning.org/Plan	oreliminary or ado part of Seller's proads, highways, proads, highways, proper Marlboro, uning Home. Buye we referenced inform	AYS, PARK, TRANSPORTATION, ETC. Seller certifies that Seller has no opted land use plan (or adopted Zoning Map Amendment) which may result in roperty. Buyer acknowledges that Buyer is aware that information relative to (1) parks, transportation, etc., and (2) rezoning is available for inspection at the County Maryland, Upper Marlboro, Maryland, at www.PGAtlas.com , and er(s) further acknowledges, and is strongly encouraged to take advantage of his/her mation and any other information pertaining to the Property that is relevant to Buyer le.
	ility the property m	TES. Buyer acknowledges that if property is adjacent to an existing or planned golf hay be subject to minor damage as a result of the operation of such facility and that of the Buyer.
acknowledge that the Prince Ge	orge's County Code	UNDER PRINCE GEORGE'S COUNTY CODE. Seller and Buyer hereby le REQUIRES that, if applicable, the following Notice(s) be provided to Buyer as a me the Contract of Sale is signed:
A. Tree Conservation Plan Noti	ce if Property lies v	within a Tree Conservation Plan; (PGCAR Form 1329)
B. Record Title Holder Notice i	f the Seller does no	ot presently hold title to Property; (PGCAR Form 1328)
George's County Code; Wood	view Village (Boy	ocated within a Special Taxing District as defined in Section 10-269 of the Prince wie/Largo), Greenbelt Station (Greenbelt), Victoria Falls (Laurel), Calvert Tract ict Assessment; (PGCAR Form 1333)
D. General Aviation Airport Er (PGCAR Form 1312)	vironment Disclos	sure Notice if Property is located within one (1) mile of a General Aviation Airport.
identified and the failure of the	Seller and Buyer to	the Seller to provide the required Notice(s), if applicable, under A., B. and C. above o sign and date such disclosures is a criminal misdemeanor. The failure of Seller to bove, if applicable, shall entitle the Buyer to rescind the Contract at any time prior to

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Sellers

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PGCAR Form #1303 - Jurisdictional Addendum to MAR Residential Contract of Sale

Fax: 301.445.2107 Frank Kemp

Buyers

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Sellers

Rev. 7/15

Remax First, 10230 New Hampshire Ave. Silver Spring, MD 20903 Phone: 301.445.5900

Initials:

Buyers

- 4. MILITARY INSTALLATIONS: This Section does not apply in Allegany, Carroll, Frederick, Garrett, Howard, Montgomery, and Washington Counties. Buyer is advised that the Property may be located near a military installation that conducts flight operations, munitions testing, or military operations that may result in high noise levels. MILITARY OPERATIONS. The Property may be located near Joint Base Andrews Naval Air Facility Washington ("Andrews Air Force Base") or locations where military flight operations occur. Properties located near military aircraft operation centers may be impacted by varying degrees of noise, potential aircraft accidents consistent with other airfields or military operations. Andrews Air Force Base may conduct flight operations at any time, seven days per week, twenty-four hours a day. The effects of military operations may extend beyond the boundaries of the military facilities. Buyer is advised that modifications and/or renovation to existing structures within designated areas may be subject to design standards which may include noise mitigation and height limits. Buyer is encouraged to contact Andrews Air Force Base (Public Affairs Office) or seek additional information from the Maryland National Capital Park and Planning Commission (MNCPPC) regarding the impact of military operations in the area considered for purchase. Additional information may be available at www.PGAtlas.com, and from the Air Installation Compatible Use Zone (AICUZ) Study prepared by Andrews Air Force Base which is available at http://www.andrews.af.mil.
- 5. UNCOMPLETED COMMUNITY AMENITIES: Maryland Law, Real Property Article Sec. 10-710, requires that a contract of sale for residential real property located in a community in Prince George's County, MD in which a home builder has agreed to provide a community amenity including a country club, golf course, health club, park, swimming pool, tennis court, or walking trail, to specifically identify the amenity to be provided and the date of completion.

Is the Property located in a community where a home builder has agreed to provide a community amenity as described above which has not been completed? YES [] NO [] (If yes, PGCAR Form #1339 MUST be attached to contract)

6. UTILITY USAGE:

Prince George's County Code, Section 13.1107 requires certain sellers of single family residential real property, defined as residential real property improved by four or fewer single family units, to provide, on written request, copies of electric, gas, water, sewer and home heating oil bills, or a document detailing the monthly electric, gas, water, sewer and home heating oil usage of the residential property, for the 12-month period preceding the date the contract is signed. If the seller did not occupy the single-family home for the entire prior 12 months, the seller must provide the buyer, on written request, with the required information for that part of the prior 12 months, if any, that the seller occupied the single-family home.

The information required shall be provided if the request is made at the time the contract is signed and the seller has access to the information. (See PGCAR Form # 1336)

7. CARBON MONOXIDE DETECTORS:

Prince George's County Code, Section 11.295 requires the seller or transferor to install carbon monoxide detectors before or at the time of the transfer of ownership of the following residences:

One-and two-family residential dwellings. The requirements for installation and maintenance of a carbon monoxide detector in an existing one- and two-family residential dwelling shall be at least one (1) battery-powered carbon monoxide detector installed on each level of the dwelling in close proximity to sleeping quarters in a residence with a gas heating system, fuel burning appliances, and/or an attached garage. Each carbon monoxide detector must comply with all applicable Federal and State regulations and must bear the label of a nationally recognized standard testing laboratory. Each detector must be an Underwriters Laboratory (U.L.) 2034 listed product or its equivalent. The subsequent owner/occupant of each dwelling unit shall be responsible for inspecting and maintaining the carbon monoxide detectors in accordance with the manufacturer's specifications,

8. PROXIMITY TO AGRICULTURAL AND/OR FORESTRY OPERATIONS.

Prince George's County Law, Sec. 30-103.03 requires sellers of real property in the R-O-S, O-S, R-A, R-E, R-R Zones to provide a statement advising the buyer as follows: Buyer(s) acknowledge that the property offered for sale is in the vicinity of property that is, or may be used, for agricultural or forestry operations. As such, the Property may be subject to activity including, but not limited to, noise, odor, fumes, insects, dust, chemical application and the operation of machinery at various times. Prince George's County has adopted a right to farm ordinance stipulating that inconveniences or discomforts associated with the agricultural/forestry operation shall not be considered an interference with reasonable use and enjoyment of other properties in the vicinity, if such operations are conducted in accordance with generally accepted agricultural and forestry management practices, as referenced in Prince George's County Code, Section 30-102. The County has established an Agricultural Reconciliation Committee to assist in the resolution of disputes that may arise with regard to agricultural or forestry operations when such operations are not conducted in

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9. DEFERRED WATER AND SEWER ASSESSMENTS/FRONT FOOT BENEFIT CHARGES. Certain communities are subject to charges or assessments intended to defray the cost of installing water and sewer facilities. These charges are liens against the Property that usually run with the Property for between 20 and 40 years, but are often not paid in the property tax bill. These charges or assessments are separate from bills for water and sewer usage and from homeowners' association dues. If not included in the property tax bill, they are often paid annually and are not usually included within an escrow payment paid to a mortgage holder, (Seller to check appropriate line below): There are currently NO deferred water and sewer assessments or front foot benefit charges assessed against the Property. Currently, front foot benefit charges are paid in the property tax bill for the Property. _____ per year. The Deferred water and sewer assessments ARE assessed against the Property in the amount of \$_____ approximate number of years remaining on the assessment are _____. They are paid to (name of company) with an address of & phone number of ______. The following paragraphs are intended for inclusion only if the box to the left of the numbered clause is checked and initialed as being applicable to a specific transaction. Otherwise, these clauses are void as to this contract. 10. HISTORIC SITE, HISTORIC RESOURCE, HISTORIC DISTRICT. Pursuant to Prince George's County Code, Subtitle 29--Preservation of Historic Resources, Seller hereby notifies Buyer that the Property being transferred has been designated an historic site, historic resource or is located within an historic district. Buyer acknowledges that, as such, the property is subject to guidelines and regulations which may limit the extent to which the exterior features of the property may be modified or altered, as approved by the Historic Preservation Commission. 11. UNIMPROVED ROAD. Seller and Buyer acknowledge that the road abutting the property is unfinished or does not meet County Roadway Standards and that there is a recorded covenant deferring future cost for street improvements which has been deferred by the Prince George's County Department of Public Works and Transportation, for which the Buyer may be liable. Buyer Date Seller Date Seller Buyer Date Date

accordance with generally accepted agricultural or forestry management practices. For further information refer to Prince George's

County Code, Subtitle 30, Division 1, and/or contact the Director, Department of Environmental Resources.

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